Authored: 23/02/2021

Updated: 19/04/2021 (DPO)

Next review date: August 2021

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| **Version** | **Purpose** | **Date** | **Author** | **Authorised Date** |
| 1.1 | Formalise supply chain audit | 23/02/2021 | Claire RobinsonDPO | 23/02/2021 |
| 1.2 | Reintroduce Google Analytics | 19/04/2021 | Claire RobinsonDPO | 19/04/2021 |

|  |
| --- |
| **Processor details (1):** |
| **Processor Organisation Name** | **Amazon Web Services** see [AWS Privacy (amazon.com)](https://aws.amazon.com/privacy/) (UK and EU compliant)The DPA forms part of the online terms and conditions see <https://aws.amazon.com/blogs/security/tag/data-processing-agreement/> hence the DPA automatically applies. |
| **Subject matter of the Processing** | Infrastructure hosting provider for the Pando products and services. |
| **Duration of the Processing** | The Processing will take place over the duration of the relevant Service Instance, except that storage of any data item that that may require retention for purposes of historical review or audit, shall be retained by Pando for a period which is no longer than is necessary for those purposes. |
| **Nature and purposes of Processing** | Secure message communications occur between parties’ devices, data is encrypted in transit and at rest, and storage is solely in the UK or EEA. Amazon Web Services (AWS) Encryption Keys are held in the UK and AWS has no access to them by any technical means. Some metadata is collected to provide additional context about the way their service is being used and for safety and monitoring purposes. Data is required to fulfil the **contract.** |
| **Type of Personal Data** | Set by the user/data controller in terms of message data - see above. Users’ email addresses and Trust are collected to facilitate logins. |
| **Categories of Data Subjects** | Users: Clinicians, affiliated personnel at a TrustOrganisation administrative and support staff. |
| **Plan for return and destruction of the data once the Processing is complete** | At the controller’s choice, at the end of the contract, Pando requires all sub processors to delete or return all the personal data it has been processing for it; and delete existing copies of the personal data unless UK law requires it to be stored.Deletion of personal data is done in a secure manner, in accordance with the security requirements of Article 32 of the GDPR. |

|  |
| --- |
| **Processor details (2):** |
| **Processor Organisation Name** | **Google Analytics** is a web analytics service offered by Google that tracks and reports website traffic, currently as a platform inside the Google Marketing Platform (UK and EU compliant) see <https://policies.google.com/privacy?hl=en-GB> DPA: <https://www.google.com/analytics/terms/dpa/dataprocessingamendment_20130906.html> |
| **Subject matter of the Processing** | Google Analytics is deployed to collect standard internet log information and details of visitor behaviour patterns. We do this to find out such things as the number of visitors to the various parts of the site. This information is only processed in a way that does not directly identify anyone. We do not make, and do not allow Google to make, any attempt to find out the identities of those visiting our website. It is categorised as “Analytics software”. |
| **Duration of the Processing** | The Processing will take place over the duration of the relevant Service Instance, except that storage of any data item that that may require retention for purposes of historical review or audit, shall be retained by Pando for a period which is no longer than is necessary for those purposes. |
| **Nature and purposes of Processing** | Personal Data is collected for the purpose of providing the Services in order to improve the service delivered as part of the **contract.** The cookie preferences management software on the website collects advance **consent** for this processing. |
| **Type of Personal Data** | The type of information collected through the Google Analytics for Firebase implementation includes:* Internet log information
* Visitor behaviour pattern
* Number of site visitors

**Only Anonymised data is processed.** |
| **Categories of Data Subjects** | Clinicians, Affiliated personnel at a TrustOrganisation Administrative and support staffWebsite users |
| **Plan for return and destruction of the data once the Processing is complete** | At the controller’s choice, at the end of the contract, Pando requires all processors to delete or return all the personal data it has been processing for it; and delete existing copies of the personal data unless UK law requires it to be stored.Deletion of personal data is done in a secure manner, in accordance with the security requirements of Article 32 of the GDPR. |

|  |
| --- |
| **Processor details (3):** |
| **Processor Organisation Name** | **Google Firebase** is a Backend-as-a-Service (Baas). It provides developers with a variety of tools and services to help them develop quality apps. Firebase is categorised as a NoSQL database program, which stores data in JSON-like documents (UK and EU compliant) see <https://firebase.google.com/support/privacy> DPA: <https://firebase.google.com/terms/data-processing-terms>  |
| **Subject matter of the Processing** | Firebase is deployed to manage data about prospects and customers and their interactions with Forward Clinical Ltd trading as Pando. The Service falls in the global category of “Analytics software”. |
| **Duration of the Processing** | The Processing will take place over the duration of the relevant Service Instance, except that storage of any data item that that may require retention for purposes of historical review or audit, shall be retained by Pando for a period which is no longer than is necessary for those purposes. |
| **Nature and purposes of Processing** | Personal Data is collected for the purpose of providing the Services in order to fulfil the **contract.**  |
| **Type of Personal Data** | The type of information collected through the Google Analytics for Firebase implementation includes:* Number of users and sessions
* Session duration
* Operating systems
* Device models
* Geography
* First launches
* App opens
* App updates
* In-app purchases
 |
| **Categories of Data Subjects** | Clinicians, Affiliated personnel at a TrustOrganisation Administrative and support staff |
| **Plan for return and destruction of the data once the Processing is complete** | At the controller’s choice, at the end of the contract, Pando requires all processors to delete or return all the personal data it has been processing for it; and delete existing copies of the personal data unless UK law requires it to be stored.Deletion of personal data is done in a secure manner, in accordance with the security requirements of Article 32 of the GDPR. |

|  |
| --- |
| **Processor details (4):** |
| **Processor Organisation Name** | **Hubspot** as a CRM solution (UK and EU compliant) see <https://legal.hubspot.com/privacy-policy> DPA: https://legal.hubspot.com/dpa |
| **Subject matter of the Processing** | HubSpot is deployed to manage data about prospects and customers and their interactions with Forward Clinical Ltd trading as Pando. The Service falls in the global category of “Lead management and CRM software”. |
| **Duration of the Processing** | The Processing will take place over the duration of the relevant Service Instance, except that storage of any data item that that may require retention for purposes of historical review or audit, shall be retained by Pando for a period which is no longer than is necessary for those purposes. |
| **Nature and purposes of Processing** | Personal Data is collected for the purpose of providing the Services in order to fulfil the **contract.**  |
| **Type of Personal Data** | NameEmail Address, Work address (in some cases)Phone Number |
| **Categories of Data Subjects** | Clinicians, Affiliated personnel at a TrustOrganisation Administrative and support staff |
| **Plan for return and destruction of the data once the Processing is complete** | At the controller’s choice, at the end of the contract, Pando requires all processors to delete or return all the personal data it has been processing for it; and delete existing copies of the personal data unless UK law requires it to be stored.Deletion of personal data is done in a secure manner, in accordance with the security requirements of Article 32 of the GDPR. |

|  |
| --- |
| **Processor details (5):** |
| **Processor Organisation Name** | **Intercom** for live chat (UK and EU compliant) see [Privacy Policy | Intercom](https://www.intercom.com/legal/privacy)[**https://www.intercom.com/help/en/articles/1385437-how-intercom-complies-with-gdpr**](https://www.intercom.com/help/en/articles/1385437-how-intercom-complies-with-gdpr) |
| **Subject matter of the Processing** | Intercom is deployed as a messaging application for providing online user support. |
| **Duration of the Processing** | The Processing will take place over the duration of the relevant Service Instance, except that storage of any data item that that may require retention for purposes of historical review or audit, shall be retained by Pando for a period which is no longer than is necessary for those purposes. |
| **Nature and purposes of Processing** | Personal Data is collected for the purpose of providing the Services in order to provide support services necessary to fulfil the **contract.** |
| **Type of Personal Data** | NameEmployer/Trust NameEmail Address |
| **Categories of Data Subjects** | Clinicians, Affiliated personnel at a TrustOrganisation Administrative and support staff |
| **Plan for return and destruction of the data once the Processing is complete** | At the controller’s choice, at the end of the contract, Pando requires all sub processors to delete or return all the personal data it has been processing for it; and delete existing copies of the personal data unless UK law requires it to be stored.Deletion of personal data is done in a secure manner, in accordance with the security requirements of Article 32 of the GDPR. |

|  |
| --- |
| **Processor details (6):**Complete the rows below for each Processor involved in the above processing – the entries will typically be a subset of the information provided above. If you do not use any Processors, state “None used”. |
| **Processor Organisation Name** | **Mixpanel** see [GDPR - Mixpanel](https://mixpanel.com/legal/mixpanel-gdpr/#:~:text=%20Mixpanel%20is%20Built%20for%20Privacy%20and%20Security,controls.%20All%20data%20is%20secured%20in...%20More%20) performance improvement [UK and EU compliant]**DPA Link:** [**https://mixpanel.com/legal/dpa/**](https://mixpanel.com/legal/dpa/) |
| **Subject matter of the Processing** | Mixpanel is deployed for performance improvement |
| **Duration of the Processing** | The Processing will take place over the duration of the relevant Service Instance, except that storage of any data item that that may require retention for purposes of historical review or audit, shall be retained by Pando for a period which is no longer than is necessary for those purposes. |
| **Nature and purposes of Processing** | Performance improvement as part of **contract.** |
| **Type of Personal Data** | Anonymised user data. |
| **Categories of Data Subjects** | Clinicians, Affiliated personnel at a TrustOrganisation Administrative and support staff but data is anonymised. |
| **Plan for return and destruction of the data once the Processing is complete** | At the controller’s choice, at the end of the contract, Pando requires all sub processors to delete or return all the personal data it has been processing for it; and delete existing copies of the personal data unless UK law requires it to be stored.Deletion of personal data is done in a secure manner, in accordance with the security requirements of Article 32 of the GDPR. |

|  |
| --- |
| **Processor details (7):**Complete the rows below for each Processor involved in the above processing – the entries will typically be a subset of the information provided above. If you do not use any Processors, state “None used”. |
| **Processor Organisation Name** | **Slack** see [**https://slack.com/intl/en-gb/trust/compliance/gdpr**](https://slack.com/intl/en-gb/trust/compliance/gdpr) [UK and EU compliant]**DPA Link:** [**https://slack.com/intl/en-gb/terms-of-service/data-processing**](https://slack.com/intl/en-gb/terms-of-service/data-processing) |
| **Subject matter of the Processing** | Slack is deployed as a messaging application to allow Pando’s teams to manage support requests from users. |
| **Duration of the Processing** | The Processing will take place over the duration of the relevant Service Instance, except that storage of any data item that that may require retention for purposes of historical review or audit, shall be retained by Pando for a period which is no longer than is necessary for those purposes. |
| **Nature and purposes of Processing** | Personal Data is collected for the purpose of providing the Services in order to provide support services necessary to fulfil the **contract.** |
| **Type of Personal Data** | NameEmployer/Trust NameEmail Address |
| **Categories of Data Subjects** | Clinicians, Affiliated personnel at a TrustOrganisation Administrative and support staff |
| **Plan for return and destruction of the data once the Processing is complete** | At the controller’s choice, at the end of the contract, Pando requires all sub processors to delete or return all the personal data it has been processing for it; and delete existing copies of the personal data unless UK law requires it to be stored.Deletion of personal data is done in a secure manner, in accordance with the security requirements of Article 32 of the GDPR. |

|  |
| --- |
| **Processor details (8):** |
| **Processor Organisation Name** | **Wootric** see [**http://help.wootric.com/en/articles/1832588-wootric-and-gdpr-compliance**](http://help.wootric.com/en/articles/1832588-wootric-and-gdpr-compliance) performance improvement, customer experience improvement [UK and EU compliant]**DPA Link: see above.** |
| **Subject matter of the Processing** | Wootric is deployed to assist the full cycle of CX management to benefit the users’ experience. Providing such feedback is entirely voluntary. |
| **Duration of the Processing** | The Processing will take place over the duration of the relevant Service Instance, except that storage of any data item that that may require retention for purposes of historical review or audit, shall be retained by Pando for a period which is no longer than is necessary for those purposes. |
| **Nature and purposes of Processing** | Experience improvement and feedback under contract although there is no obligation to provide data on the part of a user. |
| **Type of Personal Data** | Email address. |
| **Categories of Data Subjects** | Clinicians, Affiliated personnel at a TrustOrganisation Administrative and support staff but data is anonymised. |
| **Plan for return and destruction of the data once the Processing is complete** | At the controller’s choice, at the end of the contract, Pando requires all sub processors to delete or return all the personal data it has been processing for it; and delete existing copies of the personal data unless UK law requires it to be stored.Deletion of personal data is done in a secure manner, in accordance with the security requirements of Article 32 of the GDPR. |